RECEIVED FEDERAL ELECTION COMMISSION

1	BEFORE THE FEDERAL ELECTION COMMISSION FEB 24 PM 4: 57					
2 3 4	In the Matter of					
5 6 7 8	Obama for America and Martin Nesbitt,) MURs: 6078/6090/6108/6139/6142/6214 in his official capacity as treasurer)					
9 10	GENERAL COUNSEL'S REPORT #2					
11	I. <u>ACTIONS RECOMMENDED</u>					
12	(1) Find reason to believe that Obama for America and Martin Nesbitt, in his official					
13	capacity as treasurer, ("OFA" or "the Committee") violated 2 U.S.C. § 434(b) by failing to report					
14	properly the dates of receipt for contributions it received through a joint fundraising					
15	representative, the Obama Victory Fund (the "Victory Fund"), as the date received by the					
16	Victory Fund (the "original date of receipt");					
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21	II. INTRODUCTION					
22	In August 2010, the Federal Election Commission ("the Commission") found reason to					
23	believe that OFA violated the Federal Election Campaign Act of 1971, as amended, ("the Act" or					
24	"FECA") by accepting during the 2007-2008 election cycle an unknown number of excessive					
25	contributions in violation of 2 U.S.C. § 441a(f). See OFA Factual and Legal Analysis, dated					
26	September 7, 2010 ("F&LA"). In the F&LA, relying on information compiled by the Reports					
27 .	Analysis Division ("RAD"), the Commission found that OFA may have accepted between \$1.89					
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¹ The Commission dismissed allegations that OFA violated 2 U.S.C. §§ 441e and 441f.

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and \$3.5 million in excessive contributions. The Commission also found that OFA might have misreported the original date of receipt for certain primary election contributions made through its joint fundraising representative, the Victory Fund,² which caused those contributions to

appear as "primary-after-primary" excessive contributions (i.e., primary contributions made after

the date of the primary election). Id. at 8 n.3. The Commission authorized an investigation and a

Section 437g audit to determine the extent of OFA's violations.

In response to the Commission's findings, OFA acknowledged that it had accepted excessive contributions. OFA argued, however, that it had resolved the vam majority of these excessive contributions through refunds, redesignations, and reattributions. See OFA Letter from Judith Corley dated November 12, 2010 (responding to RTB findings). OFA also asserted that \$1.6 million in primary contributions received through the Victory Fund were not excessive. Id. In fact, OFA explained, these contributions appeared to be "primary-after-primary" excessive contributions because, as it conceded, OFA misreported these contributions' original date of receipt. Id. OFA characterized the violations as de minimis relative to its overall receipts. But it provided no explanation of how its compliance systems had failed to detect or resolve excessive contributions of over \$1 million, or why it had failed to resolve hundreds of thousand dollars in excessive contributions that had been questioned by RAD in Requests for Additional Information sent to the Committee in 2007-2009. Id. Further, the only explanation OFA affected as to why it misreported the original date of receipt for contributions received through the Victory Fund was

² The Vintery Fund was established pursuant to 11 C.E.R. § 102.6. Its participants were OFA and the Democratic National Committee.

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1	that the campaign staff understood it was reporting the transfers in the correct manner. Id. See
2	also OFA Letter from Judith Corley to OGC dated March 1, 2011.
3	During the ensuing Section 437g audit, the Commission's Audit Division provided OFA
4	with lists of additional unresolved excessive contributions discovered by its review of the
5	Committee's disclosure reports and accounting databases. OFA took corrective action by
6	refunding approximately \$870,000 in previously unresolved excessive contributions (OFA had
7	resolved approximately \$490,000 in excessive contributions prior to the Commission's findings
8	At the conclusion of the Section 437g audit, OFA was given the opportunity to question or
9	challenge the Audit Division's findings and conclusions. In response, OFA identified nine
10	additional contributions that had been resolved
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14	. In summary, the Audit
15	Division made the following findings.
16 17 18	 OFA accepted \$1,363,529 in excessive contributions that were not resolved through refund, redesignation, or reattribution within the 60-day period set forth in 11 C.F.R. § 110.1(b)(3)(i),
19 20 21 22 23	 To resolve its excessive contributions, OFA (i) refunded \$462,666 and redesignated or reattributed \$26,950 prior to OFA receiving notice of the Commission's investigation; (ii) refunded \$428,534 in late 2010 after receipt of the Commission's RTB notification; (iii) refunded \$421,462 in 2011 after the completion of the Commission's Section 437g audit; and
24 25 26	 OFA misreported the original date of receipt for at least \$1.9 million in contributions that were transferred from the Victory Fund, which made it appear, erromeously, that these contributions were excessive primary-after-primary contributions.

Based on the results of the investigation and Section 437g audit, we recommend that the

2 Commission make an additional reason to believe finding that OFA violated 2 U.S.C. § 434(b) of

3 the Act when it misreported the original date of receipt for contributions received from the

4 Victory Fund;

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III. ANALYSIS

The investigation and Section 437g audit revealed that OFA received excessive contributions of \$1,363,529 in violation of 2 U.S.C. § 441a(f), and failed to correctly report the original dates on which \$85,158,116 in contributions were received by OFA's joint fundraising representative the Victory Fund in violation of 2 U.S.C. § 434(b) of the Act.

A. Receipt of Excessive Contributions

During the 2008 election cycle, the Act instructed that no person was permitted to make a contribution to a candidate for federal office or the candidate's authorized political committee that in the aggregate exceeded \$2,300 each for the primary and general elections. 2 U.S.C.

The 437g audit also revealed that the Committee misreported the redesignation dates of contributions received from 49 individuals (totaling \$71,552). The audit notes that only one of the erroneously redesignated contributions reported actually exceeded the contribution limit, and therefore required redesignation, and it was redesignated, although it was reported incorrectly by the Committee. The Committee acknowledged that they had violated the Act by misreporting the dates of the identified redesignations. See Email from J. Corley to Audit Division dated July 15, 2010. See also Letter from OGC to J. Corley dated July 22, 2011. The Committee asserted that the violations were inadvertent, caused by a temporary employee who misunderstood the redesignation procedures and improperly reported redesignating contributions from donors who had not yet exceeded their contribution limits. See Email from J. Corley dated July 19, 2010 (stating "a data person, acting without direction from the companies, incorrectly altered the database to show a purson of the earliest wentribution(s) from these moners as general direction contributions. As a result, the contributions appear in the database to have been redasignated before they were actually excassive."). The Committee also streams that the erroneous redesignations all invalved the same missisfanced employee, occurred on the same day, and were corrected case the Committee was made aware of the problem. In Given the Commission take cay action as to these redesignations.

1 § 441a(a)(1)(A). As a corollary, it was unlawful for a candidate for federal office or the 2 candidate's authorized political committee to accept contributions that in the aggregate exceeded 3 \$2,300 each for the 2008 primary and general elections. 2 U.S.C. § 441a(f). Where a committee 4 receives an excessive contribution, the Commission's regulations give the committee 60 days from the date of receipt to identify and refund, redesignate, or reattribute the excessive amount. 5 11 C.F.R. § 110.1(b). 7 The audit revealed - and OFA acknowledges - that, from 2007-2008, OFA accepted a 8 total of \$1,363,529 in contributions that exceeded the limits set forth in 2 U.S.C. § 441a(a)(1)(A) 9 and were not resolved within 60 days. A large portion of these excessive contributions resulted 10 from OFA accepting multiple contributions from the same donors but failing to recognize that 11 the aggregate totals exceeded the legal limits because those individuals were mistakenly assigned multiple donor ID numbers by OFA's accounting system. The investigation revealed that OFA 12 had accepted at least \$425,334 in excessive contributions from 586 individual contributors who 13 14 were assigned multiple donor IDs. 15 Prior to receiving notice of the Commission's reason to believe finding. OFA refunded. 16 redesignated, or reattributed \$489,616 in excessive contributions, although outside of the 60-day time period permitted by the Aut for resolving potential excessive contribution violations. See 17 18 2 U.a.C. § 441a(a)(1)(A) and 11 C.F.R. §§ 103.3(b)(3), 110.1(b)(3)(i). This \$489,616 included untimely refunds of \$462,666, redesignations of \$6,900, and reattributions totaling \$20,050. **19**. 20 After receiving notice of the Commission's reason to believe finding, and based on 21 RAD's analysis of OFA's disclosure reports and the Audit Division's analysis of OFA's 22 accounting records, OFA refunded an additional \$873,913 in excessive contributions. This 23 amount included \$448,579 that OFA refunded in response to the reason to believe findings based

- on RAD's initial review of OFA's disclosure reports, and \$425,334 that OFA refunded after the
- 2 Audit's supplemental review of OFA's internal records to identify donors with multiple IDs.
- In sum, as shown in Chart A below, the audit determined that excessive contributions
- 4 totaling \$1,363,529 were refunded, redesignated, or reattributed outside of the time permitted by
- 5 the regulations to resolve such violations.

6 Chart A. - Audit Results

Untimely Refunded/Redesignated/Reattributed Excessive Contributions	
Refunded Pre RTB	\$489,616
Redesignated Pre RTB	\$6,900
Reattributed Pre RTB	\$20,050
Refunded Post RTB – RAD List (12/31/2010)	\$448,579
Refunded Post RTB – Multiple Donor ID Review (6/2011)	\$425,334
Total	\$1,363,529

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B. Misreporting of Joint Fundraising Transfers

The Act requires all political committees to publicly report all of their receipts and disbursements. See 2 U.S.C. § 434. Each report must disclose for the reporting period and calendar year the total amount of all receipts and the total amount of all disbursements. See 2 U.S.C. § 434(b)(2), (4) and 11 C.F.R. § 104.3(a), (b). The Act requires that an authorized committee of a candidate report the amount of all receipts from transfers by affiliated committees, as well as the identity of the affiliated committee and date(s) of transfer.

15 See 2 U.S.C. § 434(b)(2)(F), (3)(D); 11 C.F.R. §§ 102.17(c)(3)(iii) and 102.17(c)(8)(i)(B).

16 See also 11 C.F.R. §§ 104.3(a)(4) and 104.8.

Commission regulations permit political committees to engage in joint fundraising with other political committees or with unregistered committees or organizations. See 11 C.F.R. § 102.17. After a joint fundraising representative distributes the net proceeds, a participating political committee is required to report its share of funds received as a transfer-in from the

- 1 fundraising representative. See 11 C.F.R. § 102.17(c)(8)(i)(B). For contribution reporting and
- 2 limitation purposes, the date a contribution is received by the joint fundraising representative –
- 3 not the date received by the recipient political committee is the date that the contribution is
- 4 received by the participating political committee. See 11 C.F.R. §§ 102.17(c)(3)(iii) and
- 5 102.17(c)(8).5
- During the 2008 election cycle, OFA received \$85,158,116 in transfers from the Victory
- 7 Fund. These transfers were made on various dates between June 30 and November 3, 2008.
- 8 OFA correctly reported the dates it received transfers from its joint fundmising representative.
- 9 But OFA did not correctly report the original dates of receipts required by 2 U.S.C. § 434(b)(2),
- 10 (4) and 11 C.F.R. §§ 104.3(a), (b) and 102.17(c).
- The Commission initially brought this problem to OFA's attention in an October 2008
 - 12 RFAI, which questioned \$1,936,829 in primary contributions that were identified as possibly
 - 13 excessive because OFA received the transfer of funds after the date of the candidate's
 - 14 nomination. See Request for Additional Information (Oct. 14, 2008). The RFAI sought
 - 15 clarification as to whether the contributions were "incompletely or incorrectly reported." *Id.*
- The Commission raised this same issue in the F&LA, noting that certain excessive contributions
- may have been misreported as having hean received after the date of the primary. See F&LA
- 18 at 8 n.3.
- OFA admits that, contrary to the Commission's regulations, it erroneously reported the
- 20 dates of transfers from the Victory Fund as the dates of receipt for those contributions and failed
- 21 to report the original dates of receipt of the contributions by the Victory Fund. Letter from

⁵ The participating political committee is required to report the original date of receipt of the proceeds only after the funds have been transferred from the fundraising representative. *Id.*

1	J. Corley to OGC dated March 1, 2011 (stating "The Committee began reporting transfers from a
2	joint fundraising committee on July 20, 2008. It reported six (6) additional transfers during 2008
3	and 2009 All of the transfers (except one) [citation omitted] were reported in the same way -
4	as of the date of the transfers - based on an understanding of the campaign staff that this was the
5	correct method for reporting."). See also Letter from J. Corley to OGC dated November 12,
6	2010 (acknowledging "the overwhelming majority of these 'Primary-after-Primary
7	contributions' were actually reneived by the joint fundanising committee before President Obams
8	accepted his party's nomination"). By way of explanation, QFA responds only that it was "in
9	regular contact with the FEC's Reports Analysis Division [] to clarify reporting issues[, and]
10	RAD staff never raised any issue with them regarding the method they were using to report the
11	transfers." Letter from J. Corley to OGC dated March 1, 2011.
12	OFA's explanation does not alter the fact that it failed to report the dates on which the
13	Victory Fund originally received contributions totaling \$85,158,116. Accordingly, we
14	recommend that the Commission find reason to believe that OFA violated 2 U.S.C. § 434(b).6
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⁶ Concurrent with the Section 437g audit, the Audit Division also conducted a Section 438(b) audit of OFA; the Draft Final Audit Report ("DFAR") is currently pending before the Commission. Although the scope of the Section 438(b) audit encompassed the receipt of excessive contributions, the DFAR does not recommend a finding of material non-compliance regarding OFA's receipt of excessive contributions. The Section 438(b) audit of OFA reveals separate instances of material non-compliance with the Act, including the apparent failure to file required 48-hour notices for contributions prior to the general election, which would customarily be handled through the Commission's Administrative Finas program as violations of 2 U.S.C. § 434(a). In view of that finding, the admitted reporting violations, and the more than \$1 soillion in excessive contributions reserved, we are not recommending that the Commission exaction its prosecutorial discretion and take no further action with regard to these violations. See Heckler v. Chanev. 470 U.S. 871 (1985).

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V. RECOMMENDATIONS

•	**	ADCOMINE IDITION
2 3 4	. 1	. Find reason to believe that Obama for America and Martin Nesbitt, in his official capacity as treasurer, violated 2 U.S.C. § 434(b);
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7 8	3	
9	4	. Approve the attached Factual and Legal Analysis; and
11 12 13	5	. Approve the appropriate letters.
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 33 33	Date	Anthony Herman General Counsel Kathleen M. Guith Acting Associate General Counsel for Enforcement Mark Shonkwiler Assistant General Counsel Camilla Jackson Journal
34 35 36		Camilla Jackson Jones Attorney
37 38 39		Phillip A. Olaya
4 0 41 42	•	Attorney